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Local Reorganization Counsel for  
 Debtors and Debtors in Possession

8 **UNITED STATES BANKRUPTCY COURT**  
 9 **DISTRICT OF NEVADA**

10 In re:  
 11 STATION CASINOS, INC.

- Affects this Debtor
- Affects all Debtors
- Affects Northern NV Acquisitions, LLC
- Affects Reno Land Holdings, LLC
- Affects River Central, LLC
- Affects Tropicana Station, LLC
- Affects FCP Holding, Inc.
- Affects FCP Voteco, LLC
- Affects Fertitta Partners LLC
- Affects FCP MezzCo Parent, LLC
- Affects FCP MezzCo Parent Sub, LLC
- Affects FCP MezzCo Borrower VII, LLC
- Affects FCP MezzCo Borrower VI, LLC
- Affects FCP MezzCo Borrower V, LLC
- Affects FCP MezzCo Borrower IV, LLC
- Affects FCP MezzCo Borrower III, LLC
- Affects FCP MezzCo Borrower II, LLC
- Affects FCP MezzCo Borrower I, LLC
- Affects FCP PropCo, LLC
- Affects GV Ranch Station, Inc.

Chapter 11

Case No. BK-09-52477  
 Jointly Administered  
 BK 09-52470 through BK 09-52487 and  
 BK 10-50381

**CERTIFICATE OF NO OBJECTION  
 REGARDING MILBANK, TWEED,  
 HADLEY & MCCLOY LLP'S  
 MONTHLY FEE STATEMENT FOR  
 THE PERIOD FROM JANUARY 1  
 THROUGH JANUARY 31, 2011**

24 **TO THE HONORABLE GREGG W. ZIVE AND ALL PARTIES IN INTEREST:**

25 The undersigned hereby certifies that the undersigned has received no answer, objection  
 26 or any other responsive pleading with respect to the monthly fee statement referenced above  
 27 detailing fees for services rendered and expenses incurred by Milbank, Tweed, Hadley &

1 McCloy LLP (the “Applicant”), reorganization counsel to the Debtors and the Debtors in  
2 Possession, as summarized in **Exhibit 1**<sup>1</sup> attached hereto (the “Statement”), on or before the  
3 Objection Deadline. The Statement was filed with the Court on the date listed on **Exhibit 1**.

4 The Statement was filed and served in accordance with the *Final Order Pursuant to 11*  
5 *U.S.C. §§ 105(a) and 331, Fed. R. Bankr. P. 2016 Authorizing and Establishing Procedures for*  
6 *Interim Compensation and Reimbursement of Expenses of Professionals* [Docket No. 60] entered  
7 August 7, 2009 (the “Interim Fee Order”), and the *Order Authorizing Employment and Retention*  
8 *of Milbank, Tweed, Hadley & McCloy LLP, as Counsel For The Debtors* [Docket No. 329]  
9 entered September 18, 2009. Pursuant to the Interim Fee Order, the Applicant is entitled to be  
10 paid eighty percent (80%) of the fees and one hundred percent (100%) of the expenses requested  
11 in the Statement upon the filing of this certification of no objection without the need for a further  
12 order of the Court approving the Statement.

DATED: April 11, 2011

Respectfully submitted,

By /s/ Paul S. Aronzon  
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Local Reorganization Counsel  
For Debtors and Debtors in Possession

<sup>27</sup> <sup>28</sup> <sup>1</sup> Pursuant to the Interim Fee Order (as defined herein), objections to the requested fees and expenses were to be filed and served no later than twenty (20) days after the date of service (the “Objection Deadline”) of the monthly fee statement.

**Exhibit 1***In re Station Casinos, Inc., et. al.*

**Summary of Milbank, Tweed, Hadley & McCloy LLP's  
Monthly Fee Statement  
for Professional Fees and Expenses**

<b>Application Period</b>	<b>Fees in Application Period</b>	<b>Expenses in Application Period</b>	<b>Fees (80%) Awarded</b>	<b>Expenses (100%) Awarded</b>	<b>Date filed and Served</b>	<b>Objection Deadline</b>
1/1/11 through 1/31/11	\$1,049,030.50	\$26,061.19	\$839,224.40	\$26,061.19	3/17/2011	4/6/2011